Acts.

419

on the East side of Susquehanna River According to its meets and Liber LL, 5 bounds Laid out for two hundred Acres of Land more or less to Acts have & to hold the same to him the said John Hansteelman his heirs & Assignes forever as by the said Deed Indented Produced to this Generall Assembly more fully appears which said Deed Indented though duly acknowledged before Thos Killton John Moll & Jnº Jewart three of her Majestys Justices of the Peace for Cecill County the 12th day of Septr Anno Dom 1705 according to the then Laws of this Province yet by the Neglect or Ignorance of the said John Hansteelman the said Deed was not Inrolled in the Records of Cecill County According to the Laws of this Province then in force. And Whereas the said Henry Borne of Cecill County in the Province of Maryland did Likewise by an Other Deed Indented bearing date the 13th day of February Anno Dom: 1705 for the Consideration of Twenty pounds Currt Silver Money of Pensilvania to him in hand paid by Jnº Hansteelman before the Ensealing & Delivery of the said Deed Bargain & Sell unto the said John Hansteelman his heirs & assignes a Tract or Parcell of Land lying scituate & being At Octorara Creek bounded on the one side upon the said Creek and another to the said John Hansteelmans land had from Edwd Green and Cont^g 400^a of Land According as it is Laid out in its Severall Courses by Simon Willmour Anno Dom: 1695 To have & to hold the same unto him the said Jnº Hansesteelman his heirs & Assignes forever as by the said Deed Indented Produced to this Generall Assembly more fully Appears weh said Deed Indented though duly Acknowledged before Thos Killton John Moll & Jno Jewart three of her Majestys Justices for Cecill County the 12th day of Septr Anno Dom: 1705 yet by the Neglect or Ignorance of the said John Hansesteelman the said Deed was not Inrolled in the records of Cecill County according to the Laws of this Province then in force all p. 187 which Recited Deeds not being Sufft to Pass the Estate in them Menconed according to the Purport of them and the true Intent and Meaning of the parties to the said Deeds for want of their being Recorded According to the Laws of this Province & without which the said John Hansesteelman Cant be Secure of his said purchase He Doth Supplicate this Generall Assembly that it may be Enacted & for that all & Singular the Premisses are Sufficiently made Appear Be it Enacted by the Rt Honble the Lord Propry by and with the Advice & Consent of his Lordships Gov^r & the Upper & Lower Houses of Assembly & the Authority of the same that it shall & may be Lawfull for the said Recited Deeds Indented to be Recorded in the Land Records of Cecill County at any time within Six Months from the end of this Present Session of Assembly and that the said Deeds wth the Acknowledgemts thereon when Recorded as afd & Every part of them shall be as good & Valid in Law to all Intents & purposes and that the Lands by Virtue thereof & of this Act shall